Exhibit NA-3



Our Reference: Nerida Aitken:JAL:60001001 Solicitor

16 July 2001

Lawyers

BankWest Tower 108 St George's Terrace Perth WA 6000 Australia

GPO Box P1214 Perth WA 6001

Ph 61 (0)8 9426 8000 Pax 61 (0)8 9481 3095

Sydney - Malbourne Brisbane - Perth Canberra - Darwin

PRIVATE AND CONFIDENTIAL

Corrs Chambers Westgarth Lewyers GPO Box 9925 PERTH WA 6001

Attention: Mr Mark Dwycr

URGENT

Dear Sir

By Courier

DR PAUL VAN SAARLOOS

We refer to your correspondence dated 22 June 2001.

We enclose copy correspondence from our client's patent attorney, together with amended patent applications to be completed by your client.

As you will note, our client's patent attorney has requested that the completed patent applications be returned to its offices by 18 July 2001. Accordingly, we request that your client executes the documents and returns them to our offices by 1 pm on 18 July 2001.

Yours faithfully

Clayter Utz

CLAYTON UTZ

Epc.

424847/NMA



IN CONSIDERATION of the sum of One Dollar (\$1.00), and other good and valuable consideration, receipt of which is hereby acknowledged.

Paul Phillip Van Saarloos of 14 Dunster Street, Karrinyup, Western Australia 6018, Australia HEREBY SELL ASSIGN AND TRANSFER to:

The Lions Eye Institute of Western Australia Incorporated of 2nd Floor, 2 Verdun Street, Nedlands, Western Australia 6009, Australia

its successors, assigns and legal representatives the entire right, title and interest for the United States, in and to any and all improvements which are disclosed in the application for United States Letters Patent and is entitled

"Z Axis Tracker"

which application was executed by the undersigned on the day of and in and to any said application and all divisional, continuations, substitute, renewal, reissue, and all other applications for Letters Patent which have been or shall be filed in the United States on any of said improvements, and in and to all original and reissued patents which have been or shall be issued in the United States on said improvements and the right to all benefits under the International Convention for the Protection of Industrial Property.

It is hereby authorised and request that the Commissioner of Patents and Trademarks issue any and all said Letters Patent, when granted to said Assignee.

Further it is agreed that when requested, without charge to and at the expense of said Assignee, it successors, assigns and legal representatives, to carry out in good faith the intent and purpose of this assignment, the undersigned will execute all divisional, continuing, substitute, renewal, reissue, and all other patent applications on any and all said improvements, execute all rightful oaths, assignments, powers of attorney and other papers; communicate to said Assignee, its successors, assigns and representatives, all facts known to the undersigned relating to said improvements and the history thereof; and generally do everything possible which said Assignee, its successors, assigns or representatives shall consider desirable for aiding in securing and maintaining proper patent protection for said improvements and for vesting title to said improvements and all applications for patents and on all patents on said improvements, in said Assignee, its successors, and legal representatives.

We covenant with said Assignee, its successors, assigns and legal representatives that no assignment, grant, mortgage, license or other agreement affecting the rights and property herein conveyed has been made to others by the undersigned, and that full right to convey the same as herein expressed is possessed by the undersigned.

SIGN	ED at			
this	day of	2001	Paul Phillip Van Saarloos	
		·	Witness Signature Name:	



COMBINED DECLARATION AND POWER OF ATTORNEY

(Original, Design, National Stage of PCT, Divisional, Continuation or C-I-P Application)

Ay residence, post office address and citizenship are as stated below next to my name; I believe I am the original, irst and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are sted below) of the subject matter which is claimed and for which a patent is sought on the invention entitled:
his declaration is of the following type:
[] original [] design R national stage of PCT. [] divisional [] continuation [] continuation-in-part (C-I-P)
te specification of which: (complete (a), (b), or (c))
) [] is attached hereto. i) Di was filed on as Application Serial No. and was amended on (if applicable).) [] was described and claimed in PCT International Application No. filed on and was amended on opticable).
Acknowledgement of Review of Papers and Duty of Candor I hereby state that I have reviewed and understand the contents of the above identified specification, cluding the claims, as amended by any amendment referred to above. I acknowledge the duty to disclose information which is material to the patentability of the subject matter aimed in this application in accordance with Title 37, Code of Federal Regulations § 1.56.
[] In compliance with this duty there is attached an information disclosure statement. 37 CFR 1.98.
I hereby claim foreign priority benefits under Title 35, United States Code, § 119(a)-(d) of any foreign plication(s) for patent or inventor's certificate or of any PCT International Application(s) designating at least one plication(s) for patent or inventor's certificate or any PCT International Application(s) designating at least one plication(s) for patent or inventor's certificate or any PCT International Application and base also identified below any foreign

plication(s) for patent or inventor's certificate or any PCT International Application(s) designating at least one untry other than the United States of America filed by me on the same subject matter having a filing date before

(complete (d) or (e))

[] no such applications have been filed. N such applications have been filed as follows:

it of the application on which priority is claimed

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RIOR FOREIGNIFCT APPLICATION(S) FILED WITHIN 12 MONTHS COUNTRY APPLICATION NO.	DATE OF FILING	DATE OF ISSUE	PRIORITY CLAIME
			[] YES NO []
			II YES NO []
L FOREIGN APPLICATION(S), IP ANY, FILED MORE THAN 13 MC	INTHS (6 MONTHS FOR DESIGN) BOY	28 20 E412 4 20142	(I YES NO []
AUSTRALIA PP4202	17/06/1998	TO SAID APPLICATION	KYES NO ()
AUSTRALIA PCT/AU99/00479	17/06/1999		OLYES NO []
			(1 YES NO 1)

Claim for Benefit of Prior U.S. Provisional Application(s)
I hereby claim the benefit under Title 35, United States Code, § 119(e) of any United States provisional application(s) listed below:

	:
Provideasi Application Number	Filling Chate

Claim for Benefit of Earlier U.S./PCT Application(s) under 35 U.S.C. 120 (complete this part only if this is a divisional, continuation or C-I-P application)

I hereby claim the benefit under Title 35, United States Code, § 120 of any United States application(s) or International application(s) designating the United States of America that is/are listed below and, insofar as a subject matter of each of the claims of this application is not disclosed in the prior application(s) in the manner ovided by the first paragraph of Title 35, United States Code § 112, I acknowledge the duty to disclose formation as defined in Title 37, Code of Federal Regulations, § 1.56 which occurred between the filling date of prior application(s) and the national or PCT international filing date of this application:

buterreu better No")	(Filing Date)	(Status) (patented, pending, absordered)
plication Script No.)	(Filling One)	(Status) (patented, pending, shondened)

a named inventor, I hereby appoint Dana M. Raymond, Reg. No. 18,540; Frederick C. Carver, Reg. No. 17,021; Francis J. Höhe; Reg. 18,662; Joseph D. Garon, Reg. No. 20,420; Arthur S. Tenser, Reg. No. 18,839; Ronald B. Hildreth, Reg. No. 19,498; Thomas R. sbitt, Jr., Reg. No. 22,075; Robert Neuner, Reg. No. 24,316; Richard G. Berkley, Reg. No. 25,465; Richard S. Clark, Reg. No. 26,154; idlay B. Gelst, Reg. No. 27,551; James J. Maune, Reg. No. 26,946; John D. Murnane, Reg. No. 29,836, Henry Tang, Reg. No. 29,705, bert C. Scheinfeld, Reg. No. 31,300, John A. Fogarty, Jr., Reg. No. 22,348, Louis S. Sorell, Reg. No. 32,439 and Rochelle K. Selde J. No. 32,300 of the firm of BAKER & BOTTS, L.L.P., with offices at 30 Rockefeller Plaza, New York, New York 10112, as attorney a rosecute this application and to transact all business in the Patent and Trademark Office connected therswith

END CORRESPONDENCE TO: BAKER & BOTTS, L.L.P. 30 ROCKEFELLER PLAZA, NEW YORK, N.Y. 10112 CUSTOMER NUMBER: 21003	DIRECT TELEPHONE CALLS TO: BAKER & BOTTS, L.L.P. (212) 705-5000

I hereby declare that all statements made herein of my own knowledge are true and that all statements made information and belief are believed to be true; and further that these statements were made with the knowledge twillful felse statements and the like so made are punishable by fine or imprisonment, or both, under Section

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1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

PULL NAME OF SOLE OR FIRST INVENTOR	LAST NAMII	FIRST MAND	MUDDLE NAME	
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 Signature by administ Number of pages added 	nd subsequent joint inventors. It trator(trix), executor(trix) or leg ad	ny added page(s) forming a part of this of the Number of pages added	scitated inventor.			



IN CONSIDERATION of the sum of One Dollar (\$1.00), and other good and valuable consideration, receipt of which is hereby acknowledged,

Paul Phillip Van Saarloos of 14 Dunster Street, Karrinyup, Western Australia 6018, Australia HEREBY SELL ASSIGN AND TRANSFER to:

The Lions Eye Institute of Western Australia Incorporated of 2nd Floor, 2 Verdun Street, Nedlands, Western Australia 6009, Australia

its successors, assigns and legal representatives the entire right, title and interest for the United States, in and to any and all improvements which are disclosed in the application for United States Letters Patent and is entitled

"Limited Coherence Stereo Ophthalmoscope"

which application was executed by the undersigned on the day of and in and to any said application and all divisional, continuations, substitute, renewal, reissue, and all other applications for Letters Patent which have been or shall be filed in the United States on any of said improvements, and in and to all original and reissued patents which have been or shall be issued in the United States on said improvements and the right to all benefits under the International Convention for the Protection of Industrial Property.

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Further it is agreed that when requested, without charge to and at the expense of said Assignee, it successors, assigns and legal representatives, to carry out in good faith the intent and purpose of this assignment, the undersigned will execute all divisional, continuing, substitute, renewal, reissue, and all other patent applications on any and all said improvements, execute all rightful oaths, assignments, powers of attorney and other papers; communicate to said Assignee, its successors, assigns and representatives, all facts known to the undersigned relating to said improvements and the history thereof; and generally do everything possible which said Assignee, its successors, assigns or representatives shall consider desirable for aiding in securing and maintaining proper patent protection for said improvements and for vesting title to said improvements and all applications for patents and on all patents on said improvements, in said Assignee, its successors, and legal representatives.

We covenant with said Assignee, its successors, assigns and logal representatives that no assignment, grant, mortgage, license or other agreement affecting the rights and property herein conveyed has been made to others by the undersigned, and that full right to convey the same as herein expressed is possessed by the undersigned.

SIGN	ED at		•	
this	day of		Paul Phillip Van Saarloos	
			Witness Signature Name:	

Melbourne\003852134 - Printed 10 July 2001 (15:47)

I hereby deciare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may Jeopardize the validity of the application or any patent issued thereon.

Full Name Of Inventor Residence & Citizenship Post Office Address fure of Inventor 2 Full Name Of Inventor Residence & Citizenship Post Office Address fure of Inventor 2 Full Name Of Inventor 2	Family Name REINHOLZ City Florest Post Office Address 113 Grantians Street	First Given Name Paul State or Foreign Cometry Australia City Karrinyup First Given Name Pred State or Fereign Country Australia City Florent First Given Name	Date:	Second Given Name Phillip Country of Citizenship New Zealand State & Zip Code/Country W.A., 6018 Australia Sebond Given Name Norbert Country of Citizenship Germany State & Zip Code/Country W.A., 6014 Australia	
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- A patent by its very nature is affected with a public interest. The public interest is best served, and the most effective patent examination occurs when, at the time an application is being examined, the Office is aware of and evaluates the teachings of all information material to patentability. Each individual associated with the filing and prosecution of a patent application has a duty of candor and good faith in dealing with the Office, which includes a duty to disclose to the Office all information known to that individual to be material to patentability as defined in this section. The duty to disclose information exists with respect to each pending claim until the claim is canceled or withdrawn from consideration, or the application becomes abandoned. Information material to the patentability of a claim that is canceled or withdrawn from consideration need not be submitted if the information is not material to the patentability of any claim remaining under consideration in the application. There is no duty to submit information which is not material to the patentability of any existing claim. The duty to disclose all information known to be material to patentability of disclose all information known to be material to patentability of any claim issued in a patent was cited by the Office or submitted to the Office in the manner prescribed by \$5 \cdot 1.97(b)-(d) and 1.98. However, no patent will be granted on an application in connection with which fraud on the Office was practiced or attempted or the duty of disclosure was violated through bed faith or intentional misconduct. The Office encourages applicants to carefully examine:
 - (1) prior art cited in search reports of a foreign patent office in a counterpart application, and
- (2) the closest information over which individuals essociated with the filling or prosecution of a patent application believe any pending claim patentably defines, to make sure that any material information contained therein is disclosed to the Office.
- (b) Under this section, information is material to patentability when it is not sumulative to information already of record or being made of record in the application, and
 - (1) It establishes, by itself or in combination with other information, a prima facte case of unpatentability of a claim;

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- (2) It refutes, or is inconsistent with, a position the applicant takes in:
 - (i) Opposing an argument of unpatentability relied on by the Office, or
 - (ii) Asserting an argument of patentability.

A prime facte case of unpatentability is established when the information compets a conclusion that a claim is unpatentable under the preponderance of evidence, burden-of-proof standard, giving each term in the claim its broadest reasonable construction consistent with the specification, and before any consideration is given to evidence which may be submitted in an attempt to establish a contrary conclusion of patentability.

- (c) Individuals associated with the filing or prosecution of a patent application within the meaning of this section are:
 - (1) Each inventor named in the application:
 - (2) Bach attorney or agent who prepares or prosecutes the application; and
- (3) Every other person who is substantively involved in the preparation or prosecution of the application and who is associated with the inventor, with the assignee or with anyone to whom there is an obligation to assign the application.
- (d) Individuals other than the attorney, agent or inventor may comply with this section by disclosing information to the attorney, agent, or inventor.







'MERCHANT & GOULD P.C.

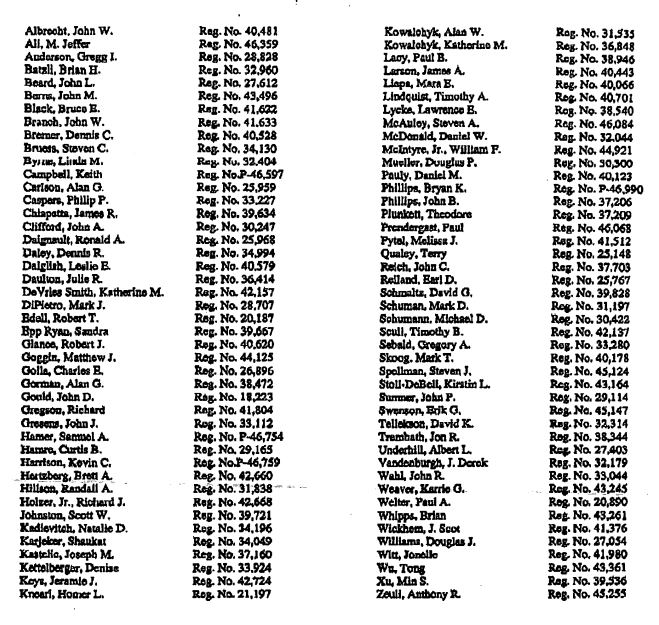
United States Patent Application

COMBINED DECLARATION AND POWER OF ATTORNEY

As a below named inventor I hereby declare that: my residence, post office address and citizenship are as stated below next to my name; that I verily believe I am the original, first and sole inventor (if only one name is listed below) or a joint inventor (if plural inventors are named below) of the subject matter which is claimed and for which a patent is sought on the invention entitled:

are named below) of the subject n	natter which is claimed and for w	bloh a patent is sough	t on the inven	tion entitled:	
The specification of which a. is attached hereto b. was filed on 16 May 2001 application) described and claims which I have reviewed and for wh		/01024 filed 18 Nove		applicable) (in the case d as amended on	e of a PCT-filed (if any),
I hereby state that I have reviewed any amendment referred to above.		the above-identified sp	ecification, ir	noivding the claims, a	amended by
I acknowledge the duty to disclose Federal Regulations, § 1.56 (attack		o the patentability of the	is application	in accordance with 1	Title 37, Code of
I hereby claim foreign priority ber cartificate listed below and have a that of the application on the basis a. no such applications have been such applications have been	lee identified below any foreign of which priority is claimed; seen filed.	es Code, § 119/365 of application for patent (any foreign a or invantor's c	pplication(s) for pater certificate having a fili	it or inventor's ing date before
POR	eign application(s), ep any, c	LAIMING PRIORITY U	NDER 15 USC (1110	
COUNTRY	APPLICATION NUMBER	DATE OF FILING (day, mobil, year)		DATE OF ISSUE (day, month, year)	
Autalia	PP 7185	18 November 1998			
ALL FORE	EIGN APPLICATIONS), IF ANY, FI	LED BEFORE THE PRIC	ORITY APPLIC	ATTON(E)	
COUNTRY	Application Number	DATE OF FILLING (4sy, month, year)	man - is and son	DATE OF ISSUE (day, possib, year)	- ==
I hereby claim the benefit under To below and, insofar as the subject a manner provided by the first parag defined in Title 37, Code of Federa or PCT international filing date of	natter of each of the claims of thi gaph of Title 35, United States C al Regulations, § 1.56(a) which o	s application is not dis ode, § 112, I acknown	closed in the p edge the duty	prior United States ap to disclose material ir	plication in the aformation as
u.s. application number	DATE OF FILING	DATE OF FILING (day, menth, year)		STATUS (patented, pending, abandoned)	
I hereby claim the benefit under Ti	itle 35, United States Code § 119			application(s) listed (below:
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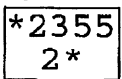
I hereby appoint the following attorney(s) and/or patent agent(s) to prosecute this application and to transact all business in the Patent and Trademark Office connected herewith:



I hereby authorize them to act and rely on instructions from and communicate directly with the person/assignee/atterney/firm/ organization who/which first sends/sent this case to them and by whom/which I hereby declare that I have consented after full disclosure to be represented unless/until I instruct Merchant & Gould P.C. to the contrary.

Please direct all correspondence in this case to Merchant & Gould P.C. at the address indicated below:

Merchant & Gould P.C. P.O. Box 2903 Minnaspolis, MN 55402-0903



14 Nov. 2002 17:34



Canada

PV-5 xy-ana

ASSIGNMENT (Patent, Patent Application)

In consideration of the sum of One Doller (\$1,00) and other good and valuable consideration, receipt of which is hereby scknowledged, I, Paul Phillip Van Saarloos of 14 Dunster Street, Karrinyup, Western Australia 6018, Australia do hereby confirm my (our) sale, assignment, transfer and setting over and I(we) do hereby sell, assign, transfer and set over to The Lions Eye Institute of Wastern Australia Incorporated of 2nd Floor, 2 Verturn Street, Nedlands, Western Australia 6009, Australia (A) my (our) entire right, fifte and interest for Canada in and to an invention relating to and entitled "Limited Coherence Stereo Onhthelmoscope" as fully set forth and described in an application for Letters Patent of Canada filed or to be filed and naming me (us) as the inventor(s), or se fully set forth and described in an application for Letters Patent of Canada filed (ii) on_ as fully set forth and described in national phase entry in Canada of PCT (iii) International Application No. PCT/AU99/01024. together with my (our) entire right, title and interest in and to said application or national phase entry, any and all divisional applications thereof, and any and all Letters Patent of Conada which may issue or be re-issued for said invention to the full end of the term for which each said Letters Patent may be granted; my (our) entire right, title and interest in and to Canadian Patent No. **(B)** baned AND I (wo) hereby authorise the issuance to said assignee of any and all said Letters Patent not already issued as the assignee of (my) our entire right, title and interest in and to the same, for the sole use and benefit of said assignes, its successors, assigns or legal representatives. AND I (we), on behalf of myself (ourselves) and my (our) executors and administrators, hereby covenant and agree to do all such lawful acts and things and to execute without further consideration such further lawful assignments, documents, assurances, applications, and other instruments as may reasonably be required by said assignee, its successors, assigns or legal representatives, to obtain any and all Letters Patent of Canada for said invention and yest the same in said satigate, its successors, assigns or legal representatives. SIGNED at day of 2001

Paul Phillip Van Sagioce

Witness 1.3 who

Witness Name:

14.Nov. 2002 17:34





Canada

ASSIGNMENT (Patent, Patent Application)

In consideration of the sum of One Dellar (\$1,00) and other good and valuable consideration, receipt of which is hereby acknowledged,

1, Paul Phillip Van Saarloos of 14 Dunster Street, Karrinyup, Western Australia 6018, Australia

do hereby confirm my (our) sale, easignment, transfer and setting over and I(we) do hereby salt, assign, transfer and set over to

The Lions Byg Institute of Western Australia Incorporated of 2nd Floor, 2 Verdun Street, Nedlands, Western Australia 6009.

Australia

(A) my (our) exists right; title and interest for Camada in and to an invention relating to and extitled

"Z Axis Tracker"

Witness Name:

- as fully set furth and described in an application for Letters Patent of Canada filed or to be filed and maning ms (us) as the investor(s), or
- (ii) se fully set forth and described in an application for Letters Patent of Canada filed under Social No. 2,334,825 on 17 June 1999, or
- (iii) as fully set forth and described in national phase entry in Canada of PCT International Application No.

my (our) entire right, title and interest in and to Canadian Patent No.

together with my (our) entire right, title and interest in and to said application or sational phase entry, any and all liceurs Parent of Canada which may issue or be re-issued for said invention to the full end of the term for which each said Latters Patent may be granted;

AND I (we) hereby sufficient the issuance to said assignee of any and all said Leiters Painut not already issued as the assignee of any) our entire right, title and interest in and to the same, for the sole use and benefit of said ausignee, its successors, essigns or

such lawful acts and thing applications, and Other in	s and to execute without further consideration re- struments as may reasonably be required by still (any and all Letters Petent of Canada for said inve	ediministrators, hereby covenant and agree to do all such further lawful assignments, documents, assurances, I assignee, its successors, assigns or legal rention and vest the same in said assignee, its
SIGNED at	and the second s	
this	day of	2001 . PV=\$ \$19000466
Witness Signat	14.000	

Paul Phillip Van Sastions